IN THE UNITED STATES PATENT AND TRADEMARK OFFICE REQUEST FOR FILING APPLICATION UNDER 37 C.F.R. 1.53(b) WITHOUT FILING FEE AND/OR WITHOUT EXECUTED INVENTOR'S DECLARATION

Assistant Commissioner for Patents

Atty. Dkt. 3926-3

Washington, DC 20231

Date: December 14, 2001

Sir:

This is a request for filing a new PATENT APPLICATION under Rule 53(b) entitled:

APPARATUS AND METHOD FOR THE COMPLETE CHARACTERIZATION OF OPTICAL DEVICES INCLUDING LOSS. BIREFRINGENCE AND DISPERSION EFFECTS

including 1055, birefringence and dispersion in 1010						
without a filing fee and/or without an executed inventor's oath/declaration. This application is made by the below identified inventor(s). Attached hereto are the following papers:						
	Newly executed Decla	ewly executed Declaration, Copy of Declaration from prior application, Abstract				
8 — u	sheets of accompanyi	ng arawing/s.	the undersianed		•	
		ssignment and return to	o the undersigned.			
ω.	Attached is a Power of Attorney. Priority is hereby claimed under 35 U.S.C. § 119 based on the following foreign applications:					
	Application Number Country Day/Month/Year Filed					
	Application Number		ooun,	,	,	
*						
$\overline{\mathbf{x}}$, respectively, the entire content of which is hereby incorporated by reference in this a					ation	
TO O	Certified copy(ies) of foreign application(s) is/are attached.					
Till.	Certified copy(ies) file	d on	in prior applicati	on no.	filed	
	Please amend the specification by inserting the following paragraph before the first line:This application claims the benefit of Provisional Application No. 60/255,077, filed 14 December 2000, the entire content of which is hereby					
131						
_3	incorporated by reference in this application					
Ц.,	Please amend the specification by inserting the following paragraph before the first line:This application is a continuation/ division/ continuation-in-part of Application No. , filed , , , the entire content of					
	continuation/ division continuation-in-part of Application No. , filed , , the entire content of					
	which is hereby incorporated by reference in this application Petition filed in prior application to extend its life to insure co-pendency.					
	The prior application is assigned to Luna Technologies.					
H	It is hereby requested that the Examiner consider the art cited in the above parent application(s) by applicant and/or					
	the Examiner for the reasons stated therein. A listing of that art is attached, but pursuant to Rule 98(d) copies are					
, ger 2002	not required.					
\boxtimes	Applicant claims "small entity" status. 🔲 "Small entity" statement attached.					
Please enter the attached and/or below preliminary amendment prior to calculation of filing fee:					g fee:	
\boxtimes	Also attached: Information Disclosure Statement; Non-Publication Request; Nucleotide and/or A					
;	Acid Sequence Submission; Statement deleting Inventor(s) named in prior application; Other:					
			_	FDOODATT	US	
1.	Inventor:	Mark	E. Ml	FROGGATT (last)	(citizenship)	
	Decidence: (city)	(first) Blacksburg		tate/country) Virginia	(Citizerianip)	
	Residence: (city) Mailing Address:	1912 Lacy Lane, Black		tato/ooditity) viigitiia		
	(Zip Code		obarg, virginia			
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Arlington, Virginia 22201-4714				By Atty: Stanley C. Spooner, Reg. No. 27/393		
Telephone: (703) 816-4000						
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SCS:mm				Signature:		
				/		

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

FROGGATT Atty. Ref.: 3926-3

Serial No. (unassigned) Group:

Filed: December 13, 2001 Examiner:

For: APPARATUS AND METHOD FOR THE COMPLETE

CHARACTERIZATION OF OPTICAL DEVICES INCLUDING

LOSS, BIREFRINGENCE AND DISPERSION EFFECTS

December 14, 2001

Assistant Commissioner for Patents Washington, DC 20231

Sir:

NON-PUBLICATION REQUEST

It is respectfully requested that this application <u>NOT</u> be published under 35 U.S.C. 122(b).

I hereby certify that the invention disclosed in the subject application has not been and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing.

Respectfully submitted,

NIXON & VANDERHYE P.C.

By:

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